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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/468,703	12/21/1999	XI WANG	D/99192	3974		
75	7590 07/12/2004 NIXON PEABODY LLP			EXAMINER		
				HA, LEYNNA A		
8180 GREENBO SUITE 800	ORO DRIVE	ART UNIT	PAPER NUMBER			
MCLEAN, VA	22102		2135			
			DATE MAILED: 07/12/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.



,		App	lication No.	Applicant(s)	$\overline{\mathbf{S}}$				
Office Action Summary		09/4	468,703	WANG, XI	₩				
		Exa	miner	Art Unit					
			NNA T. HA	2135					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).									
Status									
1) Respo	onsive to communication(s) fil	ed on							
	•	2b)⊠ This actio	n is non-final.						
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of	Claims			•					
4a) Of 5) ☐ Claim 6) ☑ Claim 7) ☐ Claim	(s) <u>1-20</u> is/are pending in the the above claim(s) is/a(s) is/are allowed. (s) <u>1-20</u> is/are rejected. (s) is/are objected to. (s) are subject to restri	are withdrawn fro							
Application Pa	pers								
9)∐ The sp	ecification is objected to by the	ne Examiner.							
10)∐ The dr	0) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applica	ant may not request that any obje	ection to the drawir	ng(s) be held in abeyance	e. See 37 CFR 1.85(a).					
	ement drawing sheet(s) includin	-	• • • • • • • • • • • • • • • • • • • •	•	, ,				
11)∐ The oa	th or declaration is objected t	o by the Examin	er. Note the attached C	Office Action or form PTC	D-152.				
Priority under 3	35 U.S.C. § 119								
a)⊠ All 1.□ 2.□ 3.□	wledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies application from the Internation attached detailed Office action	documents have documents have of the priority do onal Bureau (PC	e been received. e been received in App cuments have been re T Rule 17.2(a)).	olication No eceived in this National S	stage				
Attachment(s)			_						
	erences Cited (PTO-892) ftsperson's Patent Drawing Review (DTO 049)		nmary (PTO-413) Mail Date					
3) 🔀 Information D	risperson's Patent Drawing Review (insclosure Statement(s) (PTO-1449 of Mail Date 6-10.			rmal Patent Application (PTO-	152)				

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DETAILED ACTION

- 1. Claims 1-20 have been examined.
- 2. Claims 1, 4-7, 12-17, and 19-20 are rejected under 35 U.S.C. 102(e) and Claims 2-3, 8-11, and 18 are rejected under 35 U.S.C. 103(a).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 4-7, 12-17, and 19-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Wiser, Et Al. (US 6,385,596).

As per claim 1:

Wiser, Et Al. disclose a public, non-commutative method for encoding an original message to be passed a recipient by way of a grantor, the method comprising the steps of:

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obtaining an encrypted message representative of the original message, the encrypted message having been encrypted with a public key corresponding to the grantor; [col.7, lines 38-40]

generating a public proxy key based on a private key corresponding to the recipient, wherein it is computationally difficult to recover the private key corresponding to the recipient from the public proxy key; and [col.7, lines 43-45 and col.10, lines 23-25]

applying the public proxy key to transform the encrypted message into a transformed message, wherein the transformed message is decryptable by the recipient using information selected from the private key corresponding to the recipient and any available public information. [col.9, lines 30-35 and col.12, lines 30-52]

As per claim 4: See col.9, lines 4-10 and col.10, lines 18-34; discusses the receiving, generating, and applying steps are performed by the grantor.

As per claim 5: See col.9, lines 42-47; discussing the providing the transformed message to the recipient.

As per claim 6: See col.9, lines 25-37; discusses decrypting the transformed message using information selected from the private key corresponding to the recipient and any available public information.

As per claim 7: See col.10, lines 23-29; discusses decrypting the transformed message using information using the private key corresponding to the recipient.

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As per claim 12: See col.12, lines 5-18 and col.13, lines 47-52; discussing the encrypted message comprises a first portion and a second portion, the first portion encoding the original message, a generator, and a random key, and the second portion encoding the public key corresponding to the grantor and the

random key.

As per claim 13: See col. 10, lines 27-29; discussing the applying step operates

on the second portion of the encrypted message.

As per claim14: See col., lines; discussing the original message is passed to a recipient through at least one additional intermediate grantor by repeating the

generating and applying steps for each additional intermediate grantor.

As per claim 15:

Wiser disclose a public, non-commutative method for encrypting an original message to be passed a recipient by way of a grantor, the method comprising the steps of:

obtaining an encrypted message representative of the original message, the encrypted message having been encrypted with a public key corresponding to the grantor; [col.7, lines 38-40]

transforming the encrypted message, using a transformation key corresponding to the recipient, into a transformed message, wherein the transformed message is decryptable by the recipient using information selected from the private key corresponding to the recipient and any available public information. [col.7, lines 43-45 and col.10, lines 23-25]

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As per claim 16: See col.13, lines 51-52; discussing the transformation key comprises a private key corresponding to the recipient.

As per claim 17: See col.13, lines 547-49; discussing the transformation key comprises a public key corresponding to the recipient.

As per claim 19: See col.10, lines 23-29; discussing the message is decryptable by the recipient using information selected from the private key corresponding to the recipient.

As per claim 20: See col.10, lines 18-35 and col.13, line 63 thru col.14, line 4; discussing the original message is passed to a recipient through at least one additional intermediate grantor by repeating the transforming step for each additional intermediate grantor.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 2-3, 8-11, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wiser, Et Al., and further in view of Mittra (US 5,748,736).

As per claim 2:

Wiser discloses digitally signing a message (col.21, lines 48-52) with the teachings of having a encrypted original message and a public key based on a private key that corresponds to the recipient wherein re-encrypting using the public (proxy) key to transform the encrypted message into a transformed message (col.13, line 56 thru col.14, line 13). However, Wiser fails to include an ElGamal encryption scheme.

Mittra teaches decrypting the encrypted message and then reencrypting the message along with digitally signing the messages. Mittra discloses that the procedures of digitally signing the messages such as the DSS and the ElGamal signature schemes are well known in the art for supporting Art Unit: 2135

source authentication and sender non-repudiation (col.10, line 62 thru col.11, line 3).

Therefore, it would have been obvious for a person of ordinary skill in the art to modify Wiser to include the ElGamal encryption scheme because digitally signing the messages supports authentication and sender non-repudiation.

As per claim 3:

Wiser discloses digitally signing a message (col.21, lines 48-52) with the teachings of having a encrypted original message and a public key based on a private key that corresponds to the recipient wherein re-encrypting using the public (proxy) key to transform the encrypted message into a transformed message (col.13, line 56 thru col.14, line 13). However, Wiser fails to include a modified ElGamal encryption scheme.

Mittra teaches decrypting the encrypted message and then reencrypting the message along with digitally signing the messages. Mittra discloses that the procedures of digitally signing the messages such as the DSS and the ElGamal signature schemes are well known in the art for supporting source authentication and sender non-repudiation (col.10, line 62 thru col.11, line 3).

Therefore, it would have been obvious for a person of ordinary skill in the art to modify Wiser to include the ElGamal encryption scheme because digitally signing the messages supports authentication and sender non-repudiation.

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As per claim 8: Wiser discusses the encrypted message comprises a first portion and a second portion, the first portion encoding a generator and a random key, and the second portion encoding the original message, the public key corresponding to the grantor, and the random key (col.12, lines 5-18 and col.13, lines 47-52).

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As per claim 9: See Wiser on col.10, lines 27-29; discussing the applying step operates on the second portion of the encrypted message.

As per claim 10: Wiser discusses the encrypted message comprises a first portion and a second portion, the first portion encoding the original message, a generator, and a random key, and the second portion encoding the public key corresponding to the grantor and the random key (col.12, lines 5-18 and col.13, lines 47-52).

As per claim 11: See Wiser on col.10, lines 27-29; discussing the applying step operates on the second portion of the encrypted message.

As per claim 18: Although, Wiser fails to include the ElGamal or the Cramer-Shoup encryption scheme, it is obvious to use anyone of these encryption schemes for purposes of additional security.

***For more details and information concerning the rejection above, please refer to Wiser, Et Al. on col.3, line 5...Et. SEQ. and Mittra on col.4, line 5...Et. SEQ.

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Conclusion

Any inquiry concerning this communication or earlier communications

from the examiner should be directed to LEYNNA T. HA whose telephone

number is (703) 305-3853. The examiner can normally be reached on Monday

- Thursday (7:00 - 5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the

examiner's supervisor, Kim Vu can be reached on (703) 305-4393. The fax

phone number for the organization where this application or proceeding is

assigned is 703-872-9306.

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9197 (toll-free).

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